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December 8, 2017

Via ECF

Hon. Lewis A. Kaplan United States District Judge United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re.

United States v. Raheem Brennerman, et al.

Case No.: 17-cr-155

Dear Judge Kaplan:

We write in regard to defendant Raheem Brennerman who is scheduled to be sentenced by the Court in the above-referenced matter on December 21. 2017. We respectfully request an adjournment of Mr. Brennerman's sentencing until a convenient date for the Court in early February to allow us additional time to prepare a sentencing memorandum on Mr. Brennerman's behalf. We just concluded Mr. Brennerman's fraud trial before Judge Sullivan this week and need time to regroup and adequately prepare for Mr. Brennerman's sentencing in the case before Your Honor. Additionally, Ms. Fritz will be out of the country on December 21, 2017.

We have conferred with AUSAs Sobelman and Landsman-Roos who have no objection to our request for an adjournment of the sentencing.

Thank you for your consideration of this request.

Respectfully submitted,

Maranda E. Fritz Brian D. Waller

Attorneys for Raheem Brennerman

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cc: AUSA Robert B. Sobelman AUSA Nicolas Landsman-Roos